## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

NATALIE ALTINER,	)	
Plaintiff,	)	
v.	)	
FEDEX GROUND PACKAGES SYSTEMS, INC.,	)	1:08-cv-00034-WHA-CSC
Defendant.	)	
	)	
	)	

#### CONSENT MOTION FOR ENTRY OF PROTECTIVE ORDER

FedEx Ground Package System, Inc. ("FedEx Ground"), which was incorrectly named as the defendant in the above-captioned matter as FedEx Ground Packages Systems, Inc., hereby moves this Court to enter the attached Consent Protective Order. In support of this motion, FedEx Ground states as follows:

1. Plaintiff Natalie Altiner consents to the entry of the attached Consent Protective Order, and her attorney has affixed his electronic signature thereto.

WHEREFORE, FedEx Ground respectfully requests that this Court enter the attached Consent Protective Order.

DATED this 24th day of July, 2008

/s/ Kenneth D. Sansom Kenneth D. Sansom (SAN 047) *One of the Attorneys for the Defendant*  Robert K. Spotswood (SPO 001) Kenneth D. Sansom (SAN 047) Grace L. Kipp (LON 049) SPOTSWOOD SANSOM & SANSBURY LLC 940 Concord Center 2100 Third Avenue North Birmingham, Alabama 35203-3329 Telephone: (205) 986-3620

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Of Counsel to the Defendant

### **CERTIFICATE OF SERVICE**

The undersigned declares as follows:

I hereby certify that on this date I served the foregoing on the following persons by electronic mail:

Jon C. Goldfarb Ethan Dettling Wiggins Childs Quinn & Pantanzis, PC 301 19th Street North Birmingham, AL 35203-3204 205-314-0500

Fax: 205-254-1500

Email: <u>jgoldfarb@wcqp.com</u> Email: <u>edettling@wcqp.com</u>

DATED this 24th day of July 2008, at Birmingham, Alabama.

/s/ Kenneth D. Sansom

Of Counsel

### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

NATALIE ALTINER,	)
Plaintiff,	) )
<b>v.</b>	)
FEDEX GROUND PACKAGES SYSTEMS, INC.,	1:08-cv-00034-WHA-CSO
Defendant.	)
	)
	)

# **CONSENT PROTECTIVE ORDER**

Now pending before the court is the defendant's motion for a protective order (doc. # \_\_\_\_). Upon consideration of the motion, and for good cause, it is ORDERED that the motion for a protective order (doc. # \_\_\_\_) be and is hereby GRANTED.

The parties hereto are conducting and intend to conduct discovery from each other and third parties, which includes the production of documents, interrogatories, and the taking of testimony by oral deposition. Plaintiffs and Defendants are seeking and/or will seek from each other production of documents, interrogatory responses and testimony concerning matters (1) that may be maintained by them in a confidential manner and/or (2) that they contend constitute confidential, private, competitive or proprietary business information under applicable law, and such parties have agreed to provide certain responsive information and documents, subject to entry of the instant stipulation and order. Disclosure of private and proprietary business information, except to the extent essential to the prosecution and defense of the claims in this

litigation, could subject the parties to harm or could constitute the unauthorized disclosure of

confidential and private information concerning third parties.

Accordingly, it is hereby ORDERED that:

1. Any party may designate any documents or discovery responses which it deems to

contain confidential, private, competitive or proprietary business information as

"CONFIDENTIAL." Any document or discovery response designated as "CONFIDENTIAL"

(referred to herein as "Confidential Material") shall be subject to the terms of this Order unless

otherwise ordered by the Court. Any document that is marked as "CONFIDENTIAL" shall be so

marked in a manner that does not obscure or obstruct the text of the document. Any party may,

by motion, seek review by the Court of any other party's designation of any material as

"CONFIDENTIAL." The material at issue shall continue to be treated as designated until the

Court orders otherwise.

2. No document designated as "CONFIDENTIAL" or information contained therein or

obtained therefrom shall be used for any purpose by the parties to this action, their agents

(including experts) and/or employees, except in connection with this litigation, nor delivered,

exhibited or disclosed to any person except: (1) the Court and its personnel; (2) in the course of

depositions in this action; (3) the parties' attorneys of record in this action and such attorneys'

employees; (4) such experts as may be retained by the parties in this action or by their attorneys

to assist in the preparation and trial of this action; (5) the parties in this action and their

employees; and (6) any person to whom testimony or evidence is required to be given pursuant

to subpoena or other legal process in this action.

3. Documents and materials designated as "CONFIDENTIAL" shall be used solely for

purposes of preparation and trial of this lawsuit, and shall not be disclosed by either party or its

CONSENT PROTECTIVE ORDER

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SPOTSWOOD SANSOM & SANSBURY LLC 940 Concord Center 2100 Third Avenue North Birmingham, AL 35203 Tel (205) 986-3620 Fax (205) 986-3639 counsel or any person acting on behalf of or for either party or its counsel, for any purpose

whatsoever other than the preparation and trial of this action and any appeal which may ensue.

4. Upon written request of the disclosing party, immediately following the final

termination of this action (whether upon completion of trial and any appeal in this action and the

satisfaction of any judgment, or upon the conclusion of settlement of this action) all other

persons subject to this Order shall return to counsel for the disclosing party all Confidential

Material provided to them by the disclosing party pursuant to this Order, including any and all

copies, prints, negatives, abstracts or summaries thereof, and including any and all copies, prints,

negatives, abstracts and summaries in the possession of employees, experts or consultants

employed or retained by counsel. Counsel for the disclosing party shall maintain all Confidential

Material returned by counsel for the opposing party for a period of two years after the final

termination of this action. Upon written request by counsel for the opposing party demonstrating

a legitimate need for the Confidential Material returned to the disclosing party, presuming the

request is made within the two-year period following the final termination of this action, counsel

for the disclosing party will make said material available to counsel for the opposing party for

purposes consistent with this Order.

5. All experts, consultants, accountants and other third parties expressly retained by

counsel as previously described shall be subject to the terms and provisions of this Order and

counsel for the disclosing party shall advise such persons of the terms and conditions contained

herein. Such persons shall not make any copies of Confidential Material except as is necessary to

their participation in the litigation.

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6. Notwithstanding any other provisions of this Protective Order, it has no effect upon,

and its scope shall not extend to, any party's use of documents from its own files or its own

Confidential Material.

7. Each party agrees that when filing with the Clerk of the Court any paper (including,

without limitation, affidavits, memoranda, interrogatory answers or depositions) that discloses

directly or indirectly any Confidential Material, such paper shall be marked "FILED UNDER

SEAL" and shall be maintained under seal by the Clerk. Any such document filed under seal

shall be released only upon further order of the Court.

8. Inadvertent production of any document or information without a designation of

"Confidential" will not be deemed to waive a party's claim to its confidential nature or preclude

that party from designating said document or information as "Confidential" at a later date.

Disclosure of said document or information by the other party prior to such later designation

shall not be deemed a violation of the provisions of this Protective Order.

9. Throughout, and after the conclusion of, this litigation, including any appeals, the

restrictions on communication and disclosure provided for herein shall continue to be binding

upon the parties and all other persons to whom Confidential Material has been communicated or

disclosed pursuant to the provisions of this Protective Order or any other order of the Court.

10. Nothing in this Order shall prevent either party from seeking amendments

broadening or restricting the rights of access to or the use of Confidential Material or otherwise

modifying this Order; and this Order may be amended without leave of the Court by the

agreement of the undersigned attorneys for the parties in the form of a stipulation that shall be

filed in this case.

DATED this day of July, 2008

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W. Harold Albritton Senior United States District Judge

#### APPROVED AS TO FORM:

/s/ Jon C. Goldfarb

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